

## DECLARATION & POWER OF ATTORNEY

As a below-termed investor, I hereby declare that

The specification of this subject matter:

वित्र स्वापन कोष्ट कर्य इसके व्यापनीकारक, स्वर्ष post व्यापन स्वोपनक स्वयं स्वर्ष कोर्यक्रातीक का बातांची केरोराज सक्त क स्वर्ष प्रमाण

I believe nyealf to be the original, first and sale inventor (if only one name is listed below) or an original and first-joint inventor (if name than one name is listed below) of the original matter which is disclosed and claimed and for which a parameter cought on the invention eptilled;

"System And Mathod Box Transforming Graphics Deta".

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	war shal on Marsh 18, 2005;	
	wise undered social No. 11/083,806,	
	which were repeated one,	
the state of the column and the colu	by sixto first There are devel and universal the consume of the above trives, as amounted by any monotomical referred to above. I do not too was many largest account to the United States of Amounted Indian.	ADMINISTRAÇÃO DOS DANTOS CARA CARA CARA CARA CARA CARA CARA CAR

Thereby since that I lave are invested and universal the consume of the above identified paints application, including the claims, as annualed by any unandensatid reduced to above. I do not know and do not believe that the claimed information was over known, or used in the United States of America before my impaction starsoof, or patented or described in any popular publication in any country before my investigat deposition on your paints to this application, that the same was not in public use or on sale in the United States of America more than one year paint to the application, and that the investigation was or on sale in the United States of America on an application in sale of the application in any country fluxings to the United States of America on an application filled by me or my legal suppressentation of surigins more than teptive meaning (for a willing paints) application) or the months (for a testing paints) prior to this application.

I acknowledge the city to disclose inflamation which is material to the symmetries of this application in accordance with 37 C.P.2. (1.56%).

Thereby claims flexign princity bounder under \$5 U.S.G. \$119 of any florige application(s) the patent or investor's catificate listed below and have also identified below any florige application for parent or investor's catificate having a filling date before that of the application on which princips is delated.

PROUR RURENGMAPHUCATROPHIN					Priority Claimed		
2004901429 -			March 18, 2004		YRS	•	
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Number.	Country		Month/Dep/Teer Filed	•	Yes	)%	-
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## PROVISIONAL PATENT ANTLICATIONIS

below:	Thereby cithn the b	eneth mater 35 U.S.C. (119(e) of my U.	nind States provident application(s) Estad
<u>.                                    </u>		· .	
Applica	Kon Munber	Filing Date	<del></del>

## PARENT PATENT APPLICATIONS

Thereby claim the boundit under 35 U.S.C. §120 of any United States application(s) listed below and, insoftr as the subject matter of each of the claims of this application is not disclosed in these point United States application(s) in the manner provided by 35 U.S.C. §112, I animowings the day to disclose material information as defined in 37 C.R.R. §1.5((a) which recurred between the filling date of this point application(s) and the national or PCT international filling date of this application.

Application No.	Filing Date	Status (Insued, Rending, Abridound)
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Application No.	Piling Date	Status (Jareel, Pending, Absordance)
Application No.	Pling Deta	Status (housel, Popling, Abendancel)

I hamby appoins David B. Ritchie, Registration No. 21,562; Robert E. Krobs, Registration No. 25,887; Mars S. Hamish, Registration No. 42,624; Infact. Sciente, Registration No. 42,125; Advisons Yeung, Registration No. 44,000; Saven J. Robbins, Registration No. 40,299; Thisary E. Lo, Registration No. 49,097; William Sampal Meco, Registration No. 47,624; Etheled Shand Registration No. 38,745; William E. Winners, Registration No. 42,222, Missain Ando, (27 OFR 410.9 (b)); Toka Klass Ulliams, Registration No. 20,282; Booky L. Troumum, Registration No. 46,763; Etal J. Bolans, Registration No. 27,856; Bounni Homesmath, Roy. No. 19,452; Theorem, Moorman, Registration No. 46,941, Yrichie Melasure Registration No. 50,307, Jambs Wu Registration No. 41,241, Sevenius Blasticharys, Registration No. 46,554, as attempts of mood with full power of substitution and revocation, to presecute this application and manualtall business in the United States Putent and Tradetrack Office commetted discreption. If this application is assigned by me I agree and understand that the above-massed attempts will represent the assigned rad not no.

Places send all oursepositence and direct all telephone calls to:

Rabert E. Krube, Eng. Thelm Roid & Prinet LLP R.O. Box 640640 San Yosa, CA 95164-0640 Telephonet (405) 297-5800 Pandinder (405) 287-8040

I, the undersigned, declare that all statements made herein of my own knowledge are true and that all summers made on influention and belief are believed to be true and factor that these statements were made with the statement which allow assuments and the like so made are practitable by fine or imprisonment, or both, under feeting 1001 of This 18 of the United States Code, and that well willful false otherwards may jeopenites the walling of the application or any patent issuing theseform.

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## M CRR. ELSS Duty to discisse information material to patentability

- (h) A prime by its very nature is affected with a printip instance. The public interest is best survey, and the most effective potent examination occurs when at the time as application is being examined, the Office in sweet of and synthesis the trackings of all imbonation material to parametrity. Buth individual associated with the Hing and prosecution of a parent application has a duty of explier and good first, in dealing with the Office which includes a dety to disclose to the Office all influenceon known to that individual to be material to petentiability as defined in this section. The duty to disclose information crists with respect to each pending chain would the citin to converted or withdrawn from consideration, or the application becomes standards. Inflamentian material to the ristertability of a of injustrated is white and a feet to story and post post and the information of the info the paracriability of stay claim remaining under consideration in the application. There is no duty to arbeit the parametery or tray country in the parameter of any existing chain. The duty to displays all improvesion improve to be predected to pertentiability is descend to be estitlied if all imbroastion known to be material to perturbibility of one disasting in a perturbibility is descended by \$11.97(b)-(d) and 1.96. However, no patent will be greated on an application in educacións with which there on the Office was principed or encoupsed or the duty of the forms was violented theoretic back or intentional anisocrature. The Office emouseurs applicants to carefully extendes
- (1) Prior in oped in search opens of a firetga patent office in a common supplication, and
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  telegraphy possing claim patentially definest, to make any possing claim patential information. petent epplication believe any possing cisins petentishy defines, to make authorid therein to disclosed to the Office.
- . Accidentation of collections in contraction to present a finite and a company of information of the collection of the through of record or being made of record in the spelleston, and
  - [L] It establishes, by itself or in combination with other improvation, a prime first case of repensionability of a rising or
    - (A) Miredwag, or in incomment with, a position the applicant takes her.

      (B) Opposing an argument of humanability radiod on by the Office; or
      - (B) Asserting on anymout of percentility.

A prime facts case of proportionability is enablished when the information compains a coupleties that a claim is appearable under the propositioners of existing harden-of-proof standard, giving each term is the claim in issued of restrainties construction extenses with the specification, and before sely consideration is given to evidence. अर्थिको स्थापु हैन इस्त्रीतार्थेरोठर्ड के का क्षांकापूर्य का दाविवेदीको है क्<u>रात्रीका</u>पु <u>कार्यात्रीका वर्ष प्रकारकार्येतीय</u>ा.

- (a) Individuals associated with the filling or prosecution of a putent application which the meaning of this moden and
  - (I) Heck fuyeolog named in the application;
- (2) Hech afferner or again who propers or presented the application; and
  (3) Breay other person who is subministively involved in the properation or application and who is associated with the inventor, with the sasigness or with anyone to which there is an obliquation to resign the application. Distriction of the
- (A) Delivious other than the attempt, squar or threater may extendly with this section by disclosing information to the extension, agent, or formation,